

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

PEARSON EDUCATION, INC., CENGAGE LEARNING, INC.; ELSEVIER INC.; MCGRAW-HILL GLOBAL EDUCATION HOLDINGS, LLC; PEARSON EDUCATION, INC., and BEDFORD, FREEMAN & WORTH PUBLISHING GROUP, LLC,

Civil Action No. 1:18-cv-7380-PGG

Plaintiffs,

v.

DOE 1 D/B/A ANYTHING YOU CAN IMAGINE; DOE 2 D/B/A BOOKSABILLIONS and MOMMA'S MEDIA 'N MORE; DOE 3 D/B/A BOOKS WORM; INC. and SHELF BOOK; DOE 4 D/B/A CLINGONBLING, GIFT FAIR, and ONLINE MYSOLUTIONS; DOE 5 D/B/A CPMOM; DOE 6 D/B/A ERA-BOOKSTORE; DOE 7 D/B/A HIDDEN LAKE TREASURE and PUBLIX BOOKS LLC; DOE 8 D/B/A MURRAY MEDIA; DOE 9 D/B/A PRIME BOX UP; DOE 10 D/B/A INFO AVENUE; DOE 11 D/B/A ZAGGIE; BORGASORUS BOOKS, INC.; FLIPPING PAGES INC.; BENJAMIN BARRETT ROBERTS; CAMERON WESLEY ROBERTS; SPENCER J. ROWLES; CARLA M. ROWLES; TIERNEY M. ROWLES; WESLEY ROWLES; CARLOS A. CORRASCO; ROBERT D. MEADOWS; and UNITYSTORE INC.,

Defendants.

**STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR  
DOE 8 D/B/A MURRAY MEDIA TO RESPOND TO COMPLAINT**

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs Pearson Education, Inc., Cengage Learning, Inc., Elsevier Inc., McGraw-Hill Global Education Holdings, LLC, and Bedford, Freeman & Worth Publishing Group, LLC (collectively, "Plaintiffs") and putative Defendant Alan Muray, identified in the Complaint as Doe 8 doing business as Murray

Media ("Defendant") that Defendant's time to move, answer, or otherwise respond to the Complaint is hereby extended from September 10, 2018 to and including October 1, 2018.

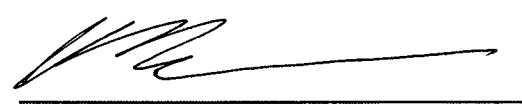
There have been no previous requests for extension of time in connection with this matter and the request impacts no pending deadlines in this matter. Plaintiffs and Defendant have agreed to the extension in order to work cooperatively to carry out the terms of the Preliminary Injunction entered by the Court on September 7, 2018 (ECF No. 40).

STIPULATED AND AGREED TO BY:

  
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*Counsel for Doe 8 d/b/a Murray Media*

Date: 9/17/18

  
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*Counsel for Plaintiffs*

Date: 9/18/2018

SO ORDERED this \_\_\_\_ day of \_\_\_\_\_, 2018.

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PAUL G. GARDEPHE  
United States District Judge